RULES

OF

TENNESSEE DEPARTMENT OF ENVIRONMENT AND CONSERVATION

DIVISION OF SOLID WASTE MANAGEMENT

CHAPTER 1200-1-11

HAZARDOUS WASTE MANAGEMENT

Revision "2008"

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Explanatory Notes

These Tennessee Rules are patterned after Federal Regulations promulgated by the U.S. Environmental Protection Agency (EPA) at Title 40, Parts 260 through 270, 273, and 279, of the Code of Federal Regulations (CFR. A parenthetical citation to each Rule's entry has been which contains the corresponding (if applicable) EPA Regulation's analog

NOTE: 1. When the 40 CFR citation is;

- a) Written as "RESERVED" the regulation is reserved in the CFR,
- b) Written as "Reserved" the regulation exists in the CFR but is not adopted into the State regulations. Enforcement of such regulations is left to the discretion of EPA.

The following are notable deliberate differences between the State and Federal rules.

- 1. Definitions as "Conglomerate Waste Stream" have been added to Rule 1200-1-11-.01(2)(a).
- 2. Rule 1200-1-11-.02(1)(d)1(xiii) and (xiv) clarifies the regulatory status of "Petroleum Tank Bottom Waters" and conditions for them not to be considered a solid waste for purposes of Rule 1200-1-11-.02 Identification and Listing of Hazardous Waste.
- 3. Tennessee imposes more stringent generator notification and annual reporting requirements in Rules 1200-1-11-.03(2) and (5)(b) and their applicability to generators otherwise exempt from them (Rule 1200-1-11-.02(1)(d)3).
- 4. Rule 1200-1-11-.03(4)(e)6(iv) includes similar inspection and record keeping requirements for 180 days or less storage for a small quantity generator that are also required for 90 days or less storage for a generator.
- 5. Tennessee imposes transporter permitting requirements in Rule 1200-1-11-.04(2) and the associated requirement for generators to utilize only permitted transporters (Rule 1200-1-11-.03(1)(c)3).
- 6. Requirements applicable to "transfer facilities" have been added to Rules 1200-1-11-.04 and .08.
- 7. Rule 1200-1-11-.06(8)(p)16 contains three (3) revised Hazardous and Solid Waste Financial Test instruments.
- Rule 1200-1-11-.07(2)(c)3(i) requires the applicant to submit documentation of public notices.
- Applicants/permittees are required to give all public notices except for permit denials in Rule Chapter 1200-1-11 and 1200-1-14.
- 10. Language requiring that no "permit or other authorization shall be issued until all fees and/or penalties owed by the applicant to the Division are paid in full" has been added to Rules 1200-1-11-.08(1)(d) with clarifying "Notes" being added to Rule 1200-1-11-.07(1)(b) and 1200-1-14-.02(1)(b).
- 11. Tennessee fee requirements in Rule 1200-1-11-.08, are applicable to generators, transporters, and operators of treatment, storage, and disposal facilities (TSD's).

- 12. Rule 1200-1-11-.11, Standards for the Management of Used Oil, contains regulations based on requirements in Tennessee's <u>Used Oil Collection Act of 1993</u> in addition to requirements contained in Title 40 CFR 279.
- 13. Rule 1200-1-11-.11(5)(f)7(ii) requires that used oil fill lines, visually separated from tanks, must be clearly labeled on both sides of the obstruction.
- 14. Rule 1200-1-11-.12(2)(j) requires small quantity handlers of universal waste to follow the same "tracking universal waste shipments" procedures in Rule 1200-1-11-.12(3)(j) for large quantity handlers.
- 15. Rule 1200-1-11-.12 Universal Waste categories now include mercury-containing lamps. Standards for the Owner or Operator of a "Universal Waste Mercury-containing Lamp Crusher System" are included in paragraph (8).

KEY

EFFECTIVE DATES OF RULEMAKINGS

In compilations of the regulations containing rulemakings "a" through "k", the following symbols found in the right margins throughout the text of the regulations referred to specific effective dates of amendments to the regulations. A symbol at a title for a paragraph, subparagraph, item, etc., indicated amendment of the total under that specific title. A symbol at a blank line indicated a deletion. With the compilation containing amendments in rulemaking "l" et seq., these letters no longer appear in the margins.

| Emergency Rules | Effective October 31, 1980 |
|-----------------|--|
| Final Rule | Effective March 2, 1981 |
| а | Effective March 2, 1983 |
| b | Effective December 29, 1984 |
| С | Effective February 2, 1986 |
| d | Repromulgated Effective February 2,1986 |
| е | Effective January 4, 1988 |
| f | Effective December 4, 1988 |
| g | Effective February 26, 1989 |
| h | Effective November 26, 1989 |
| i | Effective February 28, 1990 |
| j | Effective April 19, 1991 |
| k | Effective February 14, 1992 |
| 1 | Effective December 28, 1992 (Rule 1200-1-1108) |
| m | Effective May 3, 1993 |
| n | Effective February 13, 1994 |
| 0 | Effective August 19, 1995 |
| p | Effective April 14, 1997 |
| q | Effective November 11, 1997 |
| r | Effective September 12, 1998 |
| s-1 | Effective March 6, 1999 |
| S | Effective July 19, 1999 |
| t | Effective November 28, 2000 |
| u-1 | Effective February 5, 2001 |

| u | Effective October 17, 2001 |
|------|-----------------------------|
| V | Effective July 22, 2002 |
| v-1 | Effective October 8, 2002 |
| w | Effective January 12, 2004 |
| x | Effective September 6, 2004 |
| у | Effective August 23, 2005 |
| z | Effective September 9, 2006 |
| 2008 | Effective June 1, 2008 |

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